95 JAN 2004

### PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

61.-78 603 File 001 NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY 19 JUL 2804 **EXAMINATION REPORT** Frank 3. Debo & (PCT Rule 71.1) RECEN E Date of mailing (day/month/year) 16.07.2004 IMPORTANT NOTIFICATION International filing date (day/month/year) Priority date (day/month/year) 10.07.2002 07.07.2003

Applicant

61.78608/001

To:

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**GRANDE BRETAGNE** 

London EC4V 4EL

179 Queen Victoria Street

Applicant's or agent's file reference

International application No.

PCT/GB 03/02928

NATIONAL BLOOD AUTHORITY et al.

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

#### 4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:



European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465 **Authorized Officer** 

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# PATENT COOPERATION TREATY



### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 61.78608/001			ent's file reference	FOR FURTHER ACTION  See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)				
International application No. PCT/GB 03/02928				International filing date 07.07.2003	(day/mon	th/year)	Priority date (day/mo	nth/year)
	ationa K1/22		nt Classification (IPC) or b	oth national classification	and IPC		<u> </u>	
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Applic NAT		AL BI	LOOD AUTHORITY e	t al			*!	
1.			national preliminary exa and is transmitted to the				rnational Preliminary	/ Examining
2.	2. This REPORT consists of a total of 6 sheets, including this cover sheet.							
	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).							
	These annexes consist of a total of 1 sheets.							
		•						
3.	This	repoi	t contains indications re	elating to the following it	ems:			••
	ı		Basis of the opinion					
	ii		Priority					
	III 🛛 Non-establishment of opinion with regard t			opinion with regard to n	ovelty, i	nventive step a	and industrial applica	bility
	IV		Lack of unity of invent	ion				
	V	$\boxtimes$		under Rule 66.2(a)(ii) w ions supporting such st			ventive step or indus	strial applicability;
	VI		Certain documents cit		u.o	•		
	VII		Certain defects in the	international applicatior	า			
	VIII		Certain observations	on the international app	lication			
<u></u>					T			
Date of submission of the demand			Date o	f completion of th	nis report			
28.01.2004				16.07	7.2004			
	Name and mailing address of the international preliminary examining authority:				Author	ized Officer		signal Palenza
European Patent Office								
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## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/GB 03/02928

1. E	3asis	of the	report
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	cription, Pages					
	1-34	4 - Jana Haran	as originally filed				
	Clai	ims, Numbers					
	1-6,	15-20	as originally filed				
	7-14	1	filed with telefax on 11.06.2004				
2.		age, all the elements marked above were available or furnished to this Authority in the ernational application was filed, unless otherwise indicated under this item.					
	These elements were available or furnished to this Authority in the following language: , which is:						
		the language of a tra	nslation furnished for the purposes of the international search (under Rule 23.1(b)).				
		the language of publication of the international application (under Rule 48.3(b)).					
		the language of a translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/or 55.3).					
<ol> <li>With regard to any nucleotide and/or amino acid sequence disclosed in the international application, to international preliminary examination was carried out on the basis of the sequence listing:</li> </ol>							
		contained in the inter	national application in written form.				
		filed together with the international application in computer readable form.					
		furnished subsequently to this Authority in written form.					
		furnished subsequently to this Authority in computer readable form.					
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosu in the international application as filed has been furnished.					
		The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.					
4.	The	amendments have re	esulted in the cancellation of:				
		the description,	pages:				
		the claims,	Nos.:				
		the drawings,	sheets:				
5. This report has been established as if (some of) the amendments had not been been considered to go beyond the disclosure as filed (Rule 70.2(c)).			established as if (some of) the amendments had not been made, since they have to beyond the disclosure as filed (Rule 70.2(c)).				
		(Any replacement sh report.)	eet containing such amendments must be referred to under item 1 and annexed to this				
6.	Additional observations, if necessary:						

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

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III.	Noi	n-establishment of opinion w	ith reç	gard to nove	elty, inventive step and industrial applicability		
1.		questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- ous), or to be industrially applicable have not been examined in respect of:					
	☐ the entire international application,						
	☑ claims Nos. 11-20						
		because:	AND THE PARTY OF T				
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):					
	☒	the description, claims or drawings (indicate particular elements below) or said claims Nos. 11-20 are so unclear that no meaningful opinion could be formed (specify):					
		see separate sheet					
		the claims, or said claims Noscould be formed.	s. are s	o inadequate	ely supported by the description that no meaningful opinion		
		no international search report	has be	een establish	hed for the said claims Nos.		
<ol><li>A meaningful international preliminary examination cannot be carried out due to the failure or amino acid sequence listing to comply with the standard provided for in Annex C of the Instructions:</li></ol>							
		the written form has not been furnished or does not comply with the Standard.					
		the computer readable form has not been furnished or does not comply with the Standard.					
V.		soned statement under Artic tions and explanations supp			ard to novelty, inventive step or industrial applicability;		
1.	Stat	ement					
	Nov	relty (N)	Yes: No:	Claims Claims	2-10 1		
	Inve	entive step (IS)		Claims	2-10		

1-10

Yes: Claims

Claims

No:

2. Citations and explanations

Industrial applicability (IA)

see separate sheet



### Section III

- The subject-matter of claims 11 and 12 is defined by the process of producing 1) fibrinogen rather than by the technical features of the particular fibrinogen preparation. As such, the scope of said subject-matter is unclear to such an extent that a meaningful examination is not possible. Claims 13 - 20 relate back / are dependent on said claims.
- Some of the features in the kit claim 14 relate to a method of producing the kit 2) rather than clearly defining the kit in terms of its technical features. The intended limitations are therefore not clear from this claim, contrary to the requirements of Article 6 PCT.

#### Section V

- 1) Reference is made to the following documents:
  - D1: JP(A) 02193913
  - D2: Millipore Product Catalogue Product Category Prosep Chromatography Media (1999), , 1-2
  - D3: Haemophilia: The Official Journal Of The World Federation Of Hemophilia. England Nov 2000 (11-2000), 6(6), 705-708
  - D4: Derwent WPI; AN: 1996-112641(JP(A) 8012586)
  - D5: WO-A-9012803 & US-A-5 169 936 (cited on page 3 of the description)
  - D6: Journal Of Biomedical Materials Research (05-2000), 50(2), 110-113
  - D7: Derwent WPI; AN: 1997-095485(JP(A) 8333387)
- 2) The present application does not satisfy the criterion set forth in Article 33(2) PCT because the subject-matter of claim 1 is not new in respect of prior art as defined in the regulations (Rule 64(1)-(3) PCT).
  - D5 (page 21) proposes to purify fibringen with an immobilized metal affinity chromatography resin; the said disclosure would appear not to go beyond mere speculations.

On the other hand, it is known from D1 and D2 (section headed "Prosep Chelating" I, II and III) that fibrinogen binds to metal chelating chromatography media. In its

introductory portion, D2 (see section headed "Description") discloses that the thereafter described media are efficient as the first capture step in the purification process of a protein from cell culture. Cell culture is to be regarded as containing several proteins binding to at least some extent to metal ion affinity chromatography matrix.

Thus, it is considered that D2 constitutes an enabling disclosure prejudicial to the subject-matter of claim 1.

3) The subject-matter of independent claims 3, 7, 8, 9 and 10, and claims 4 - 6 as dependent thereon would appear to be novel and inventive in view of the known prior art (Art. 33(2), (3) PCT; see, however, item 6, below).

None of the known prior art documents discloses or renders obvious that fibrinogen could be separated from plasminogen by means of metal ion affinity chromatography (IMAC), that fibrinogen and plasminogen could be prepared by IMAC, or that fibrinogen and factor XIII could be co-purified using the said medium.

It would appear to be generally acknowledged that the binding properties of proteins to affinity media cannot a priori be reasonably predicted.

It should be noted that fibrinogen e.g. does not bind to Cu immobilized cellulose affinity membrane and hydroxyapatite treated with a metal salt (see D6, D7)

- 4) For analogous reasons, the subject-matter of claim 2 would appear to be novel and inventive (Art. 33(2), (3) PCT).
- 5) Note in relation to claims 11 20:

It would appear that the use of fibrinogen in therapy is known in the prior art (see e.g. D3, D4). A new process of producing a known product (eg plasminogen free fibrinogen) cannot render the said product novel. As regards claims 14 and 16: replacement therapy in afibrinogenaemia as well as virus inactivation of pharmaceutical compositions derived from human blood is known to the skilled person (see documents cited in the present application).

6) The use of the term "preparation" where most likely "separation and purification" is

intended renders the scope of claim 9 unclear (Art. 6 PCT).

- Under the above assumption, it would appear that also claim 9 should be dependent on claim 8.
- Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art 7) disclosed in the document D2 is not mentioned in the description, nor are these documents identified therein.



- 7. A method for the co-purification of fibrinogen and factor XIII which comprises the steps of:
- (a) loading a solution comprising fibrinogen and factor XIII onto an immobilised metal ion affinity chromatography matrix under conditions such that the fibrinogen and the factor XIII both bind to the matrix, and
- (b) selectively co-eluting the fibrinogen and the factor XIII from the matrix.

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- 8. Use of immobilised metal ion affinity chromatography for the separation of fibrinogen from plasminogen.
- 9. Use of immobilised metal ion affinity chromatography for the preparation of fibrinogen and plasminogen.
- 10. Use of immobilised metal ion affinity20 chromatography for the co-purification of fibrinogen and factor XIII.
  - 11. Fibrinogen prepared by a method according to any of claims 1 to 7.

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- 12. Fibrinogen prepared by a method according to any of claims 1 to 7, for use in therapy.
- 13. A pharmaceutical kit comprising fibrinogen prepared30 by a method according to any of claims 1 to 7, together with thrombin.
  - 14. A kit as claimed in claim 13, wherein the thrombin is prepared by a method comprising the steps of:
- 35 (a) solvent-detergent virus inactivation of a solution comprising prothrombin and factor X;
  - (b) loading the product of step (a) onto an anion

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